

## WILLIE PETERSON IS A GOOD THING.

Helped Julien D. Hayne to the Extent of Nineteen Hundred.

THEN GOT THE COLD SHOULDER.

Experience in Worthless Drafts. Drafts on Nevada Bank Returned Dishonored—Hayne's Creditors Mourn His Departure.

It appears from recent developments that Julien D. Hayne was a great deal more mixed in his financial matters than was generally supposed. That he did not make money in his venture as editor of the Hawaiian was well known to persons familiar with Hayne, though there are many who believed his story to the effect that he was subsidized by parties in the East. His record in the United States is practically unknown, though persons here have been in correspondence with those who Hayne mentioned as being on intimate terms with in the hopes that something might



JULIEN D. HAYNE.

be learned of the man's career. Up to the time of his departure nothing authentic had been learned of Mr. Hayne. It is known that he deposited comfortable sums of money in a local banking house, but almost immediately drew against them. This money, it is said, came from the proceeds of the sale of certain investments held by Mrs. Hayne from the estate of her first husband. During the past few months her demands upon the estate were such that the trustees found it necessary to limit her drawings and sale of property to the exact terms of the will.

Prior to Hayne's departure for the Coast, a few weeks ago, he settled his numerous bills with drafts on the Nevada Bank of San Francisco. In all the amount of the drafts was about \$300. Of this about \$150 was for cash advanced by Willie Peterson, a young man with whom Hayne had numerous dealings. Peterson does a little money lending business in connection with his duty as typewriter, and it is supposed that his loans to Hayne were for the usual consideration. Just how much Mr. Peterson is out by this transaction is not stated. The most glaring error made by Hayne was in accepting a \$500 bonus from a Chinese firm to bind a bargain for the purchase of a rice plantation on this island. Hayne told the owners that he had left a draft for the purchase price of the plantation and the money would be paid as soon as returns were received from San Francisco. This together with most of the other drafts given by Mr. Hayne were returned marked "no funds."

This is not the first instance of Hayne's forgetfulness in his banking affairs. When he went East with Mrs. Hayne a year ago, Mrs. Hayne's son was left behind at the home on the Hill. Mr. Larwick of W. W. Damon's residence to look after the boy and the house during Hayne's absence and Hayne gave him a check for \$20, telling him that he would keep him supplied during his absence. Mr. Larwick presented the check at the bank and was informed that there were no funds. Mr. Larwick gave up housekeeping shortly after this and the boy went to live with T. J. Higgins. It was just before his departure on this trip that he invited members of the press to dine with him at the Hawaiian Hotel and a few responded. It was a nice dinner, well served in the private room and without wine. Hayne paid the bill amounting to \$17 by check. In due time it was presented through Macfarlane & Co. to the bank and returned marked "no funds." It was believed by Macfarlane & Co. to be forgetfulness on Hayne's part and nothing was said the check was paid on its return.

Another instance is reported from California. Hayne is said to have purchased clothing and cum to the amount of \$400 from a fashionable tailoring firm and sealed by a draft on a Honolulu bank. The draft was returned unpaid, but Hayne was not bothered. A few weeks later the head of the firm passed through on his way to Australia and called on Hayne regarding a settlement. He told him there must be a mistake and he would look into it. When the man was on the wharf waiting for the steamer to sail Hayne stepped up and assured him it was all right, that he had fixed it at the bank. Before the steamer sailed the man telephoned to the bank and learned that nothing had been done. Mr. Hayne was evidently thoughtless as to his financial matters.

## Notice of Sale Under Decree of Foreclosure and Sale.

**IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT, REPUBLIC OF HAWAII:**

Lease No. 167 from the Hawaiian Government of Pauoa containing 905 acres, and of Lanai, containing 204 acres, expiring January 1, 1907, annual rental \$100, payable semi-annually in advance.

Fourth.—Lease No. 279 of Kauai, containing 7880 acres, expiring February 9, 1907, annual rental \$250, payable semi-annually in advance.

Fifth.—All other leaseholds on the Is. and of Lanai, held by W. M. Gibson on the 1st day of August 1887, so far as the same may be assigned without incurring any forfeiture.

### PERSONAL PROPERTY.

As follows: The sheep, cattle and horses belonging to the said estate of W. M. Gibson departing on said Island of Lanai, numbering 24,000 sheep, more or less, 350 cattle, more or less, 200 horses, more or less; also all wool presses, wagons, carts, harnesses, tools, implements, chattels, household furniture and effects belonging to the estate of W. M. Gibson, situate on said Island of Lanai.

(4)

### OTHER PROPERTY.

First.—Mortgage from Kia Nahaleia to said W. M. Gibson, dated March 15, 1887, of record in Liber 108, folios 53-57, to secure the sum of \$1000, and also the note and debt secured thereby, assigned to W. M. Gibson by assignment of record in Liber 105, folio 189.

### TERMS OF SALE, ETC.

The property comprising the Lanai Ranch will be sold as a whole after the Maui and Honolulu properties.

The land on the Island of Lanai, now held by the estate of W. M. Gibson as tenant-at-will, will be turned over to the purchaser of the Lanai property, without charge.

All purchases at the above sale to be cash in U. S. Gold Coin. Deeds at the expense of the purchasers.

Maps of the property to be sold can be seen at the Hawaiian Safe Deposit and Investment Company, 409 Fort street, Honolulu, and for further information apply to the undersigned.

P. C. JONES, Receiver, Office with the Hawaiian Safe Deposit and Investment Company, Dated Honolulu, May 25, 1896.

## TIME TABLE

### Wilder's Steamship Company

—1896—

### S. S. Kinau,

CLARKE, Commander.

Will leave Honolulu at 10 o'clock a. m., touching at Lahaina, Maalaea Bay and Makaha the same day; Mahakona, Kalawao and Laupahoehoe the following day, arriving in Hilo the same afternoon.

### LEAVE HONOLULU.

Friday	Aug. 7
Tuesday	Aug. 18
Friday	Aug. 28
Tuesday	Sept. 8
Friday	Sept. 18
Tuesday	Sept. 28
Friday	Oct. 8
Tuesday	Oct. 28
Friday	Nov. 10
Tuesday	Nov. 20
Friday	Dec. 1
Tuesday	Dec. 11
	Dec. 22

Will call at Pohokiki, Puna, on trips marked \*

Returning, will leave Hilo at 8 o'clock a. m., touching at Lapapohoe, Makahoa and Kawihale same day; Makaha, Maalaea Bay and Lahaina the following day, arriving at Honolulu the next morning of Tuesdays and Fridays.

### ARRIVE HONOLULU.

Friday	Aug. 14
Tuesday	Aug. 25
Friday	Sept. 4
Tuesday	Sept. 15
Friday	Sept. 25
Tuesday	Oct. 5
Friday	Oct. 15
Tuesday	Oct. 25
Friday	Nov. 5
Tuesday	Nov. 15
Friday	Dec. 5
Tuesday	Dec. 15
	Dec. 22

Will call at Pohokiki, Puna, on the second trip of each month, arriving there on the morning of the day of sailing from Hilo to Honolulu.

The popular route to the volcano is via Hilo. A good carriage road the entire distance.

Boarding Tickets, covering all expenses, 45¢.

Arrives—All that land described in Royal Patent 2490, containing 128 acres, conveyed to W. M. Gibson by deed of L. C. A. Schaeffer, dated June 27, 1887, of record in Liber 10, folio 330, and in deed of Kekaha and others to W. M. Gibson, dated August 20, 1879, of record in Liber 10, folio 330, and in deed of Kekaha to W. M. Gibson, dated December 7, 1877, of record in Liber 10, folio 330, and in deed from Kekaha to W. M. Gibson, dated August 25, 1879, of record in Liber 10, folio 330.

Second—All those parcels of land owned by W. M. Gibson by deed of L. C. A. Schaeffer and another, dated November 27, 1887, recorded in Land Commission document 8586, Royal Patent 2491, containing 128 acres, conveyed to W. M. Gibson, dated April 24, 1888, of record in Liber 10, folio 330.

Third—All that land described in Royal Patent 2491, containing 128 acres, conveyed to W. M. Gibson by deed of Kekaha and others to W. M. Gibson, dated June 20, 1888, of record in Liber 10, folio 330.

Fourth—All that land described in Royal Patent 2491, conveyed by Kekaha and wife to W. M. Gibson, by deed dated May 25, 1887, recorded in Liber 10, folio 330.

Fifth—All that land described in Royal Patent 2491, conveyed by Kekaha and wife to W. M. Gibson, by deed dated July 17, 1887, of record in Liber 10, folio 330.

Sixth—All that land described in Royal Patent 2491, conveyed by Kekaha and wife to W. M. Gibson, by deed dated September 22, 1887, recorded in Liber 10, folio 330.

Seventh—All that land described in Royal Patent 2491, conveyed by Kekaha and wife to W. M. Gibson, by deed dated October 1, 1887, recorded in Liber 10, folio 330.

Eighth—All that land described in Royal Patent 2491, conveyed by Kekaha and wife to W. M. Gibson, by deed dated October 1, 1887, recorded in Liber 10, folio 330.

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Twenty-eighth—All that land described in Royal Patent 2491, conveyed by Kekaha and wife to W. M. Gibson, by deed dated October 1, 1887, recorded in Liber 10, folio 330.

Twenty-ninth—All that land described in Royal Patent 2491, conveyed by Kekaha and wife to W. M. Gibson, by deed dated October 1, 1887, recorded in Liber 10, folio 330.

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